September 20, 2007

TO: All Defense Counsel Listed Below

RE: State of Oklahoma vs. Tyson Foods, et al. Case NO. 05-CV-00329-GKF/SAJ

Dear Counsel,

I am writing to ensure that we are in agreement as to certain requirements of the Court's March 9, 2007, Scheduling Order (dkt. 1075). In particular, we wish to confirm with you our understanding that on the date for disclosure of Plaintiff's and Defendant's expert report on "damages", these reports shall include any reports addressing any remedies directed to Plaintiff's alleged injuries and the relief it seeks in this case, including any reports on the subject of remediation and/or restoration of natural resources, any costs or damages associated with such remediation and/or restoration, as well as any other damages or relief.

Please confirm your agreement with the forgoing by return correspondence.

Very Truly Yours,

David P. Page

DPP/vls Enclosure(s)

cc: Robert W. George
John H. Tucker
George W. Owens
A. Scott McDaniel
Robert P. Redemann
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**EXHIBIT** 

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